	Case 06-10725-gwz Doc 3098 Entered LEWIS	d 03/15/07 17:05:22 Page 1 of 2				
	ROCA					
	L A W Y E R S	E-Filed on 3/15/07				
1	3993 Howard Hughes Parkway, Suite 600 Las Vegas, NV 89169-5996	Littled on 3/13/07				
2	Facsimile (702) 949-8321 Telephone (702) 949-8320					
3	40 North Central Avenue, Suite 1900 Phoenix, Arizona 85004-4429 Facsimile (602) 734-3824 Telephone (602) 262-5756					
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6	Attorneys for USACM Liquidating Trust					
7						
8	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA					
9	In re:	Case No. BK-S-06-10725-LBR				
10	USA COMMERCIAL MORTGAGE	Case No. BK-S-06-10726-LBR Case No. BK-S-06-10727-LBR Case No. BK-S-06-10728-LBR				
11	COMPANY,					
12	USA CAPITAL REALTY ADVISORS,	CHARTER 11				
13	LLC,	CHAPTER 11 Jointly Administered Under Case No. BK-S-06-10725 LBR CERTIFICATE OF SERVICE Date of Hearing: April 26, 2007 Time of Hearing: 9:30 a.m.				
14	USA CAPITAL DIVERSIFIED TRUST DEED FUND, LLC,					
15	USA CAPITAL FIRST TRUST DEED FUND, LLC,					
16	USA SECURITIES, LLC,					
17	Debtors.					
18	Affects: All Debtors					
19	× USA Commercial Mortgage Company USA Capital Realty Advisors, LLC					
20	USA Capital Diversified Trust Deed Fund, LLC USA Capital First Trust Deed Fund, LLC					
21	USA Securities, LLC					
22	1. I, Christine E. Laurel, an employee of Lewis and Roca LLP, attorneys for the					
23	USACM Liquidating Trust, served the f					
24	A) USACM Liquidating Trust's M	otion to Classify Claims filed by Tanamera				
25	Corporate Center LLC in Plan Class A-7, and Reservation of Counterclaims and Objections [DE 3075];					
26	B) Objection of the USACM Liquidating Trust to Proof of Claim No. 1366 filed by Los Valles Land & Golf LLC [DE 3076];					

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	ROCA				
	LAWYERS				
1	C)	Objection of Copper Sag	of the USAC ge Commerc	M Liquidating Trust to Proofial Center LLC (Claim No. 7	f of Claim filed by 92) [DE 3077];
2	D)	Objection of the USACM Liquidating Trust to Proof of Claim filed by Mountain West Mortgage Co./Lerin Hills (Claim No. 203) [DE 3078];			
4	E)	USACM Liquidating Trust's Objection to Claims filed by Haspinov, LLC, Reservation of Counterclaims, and Alternative Motion to Classify in Plan Class A-7 [DE 3079];			
5	F)	Objection of the USACM Liquidating Trust to Proof of Claim filed by Lerin Hills Ltd (Claim No. 1279) [DE 3080];			
7	G)	USACM Liquidating Trust's Motion to Classify Claims filed by Pecos Professional Park Limited Partnership in Plan Class A-7, and Reservation of Counterclaims and Objections [DE 3081]; and			
8	H)	Declaration Objections	n of Edward to Proofs of	M. Burr in Support of USAC Claim and Motions to Class	CM Liquidating Trust ify Claims [DE 3082].
10	2. I served the foregoing by the following means to the persons as listed below:				
11	A)	A) ECF System to the persons listed on Exhibit A on March 13, 2007;			
12	B) Email on March 13, 2007 to all persons with email addresses listed on the				
13	Master Service List on file with this Court not included in A.				
14	I declare under penalty of perjury that the foregoing is true and correct.				
15	DATED: March 15, 2007.				
16				/s/ Christine E. La	
17 18				Christine E. Laur	el
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